

**PROCEDURES TO BE FOLLOWED BY BANKRUPTCY PROFESSIONALS
FOR SUBMISSION OF FEE APPLICATIONS**

Consistent with the standard procedures for interim compensation:

1. Although filed with the bankruptcy court and served on interested parties, monthly fee applications **SHOULD NOT** be submitted to chambers for review. If an objection has been filed, the application shall be addressed at the next scheduled omnibus hearing.

2. Each professional should submit on a quarterly basis the pertinent monthly fee applications, a certificate of no objection, and a single order covering the fees and expenses requested by that professional for that quarter. If an objection is lodged, the quarterly application shall be addressed at the next scheduled omnibus hearing. Otherwise, **NO HEARING** shall be conducted on such applications.

3. Final fee applications should include a summary of all fees and expenses previously approved (the monthly applications and quarterly orders identified by docket item numbers). A hearing shall be conducted if any objection is lodged and at the request of any party.